## DECLARATION AND POWER OF JAN 1 6 2002 4

TTORNEY FOR PATENT APPLICATION

DOCKET: JP920000200U81

POWER OF ATTOMEY: named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this and Kion and transact all business in the Patent and Trademark Office connected (list name and registration number) therewith.

Paik Saber (#37,494) Ron Feece (#46,327) Christopher A. Hughes (#26,914) John B. Hoel (#26,279) Robert B. Martin (#26,945) Abdolreza Raissinia (38,686) Lewis L. Nunnelley (#42,942)

Esther B. Klein (#34,337) Douglas R. Millett (#31,784) Edward A. Pennington (#32,588) Joseph C. Redmond, Jr. (#18,753) Randall J. Bluestone (#40,518) William D. Gill (#44,124)

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Ron Feece IBM Corporation

Intellectual Property Law 5600 Cottle Road (L2PA/0142) San Jose CA 95193 Direct Telephone Calls to: Ron Feece at (408) 263-2140 Full name of sole or first joint-inventor: Akira Kibashi Inventor's signature: Date: Residence: 1-2-30 Nishikurihara, Zama-shi, Kanagawa-ken, Japan Citizenship: Japan Post Office Address: Same Full name of joint-inventor: Keiji Kobayashi 200//10/3 Inventor's signature: Date: Residence: 489-21-406 Takakura, Fujisawa-shi, Kanagawa-ken, Japan Citizenship: Japan Post Office Address: Same

Full name of joint-inventor: Makoto Takase

Inventor's signature:

Makoto Takase

Date:

2001/10/2

Residence: 4-7-3-103 Chuuou-rinkan, Yamato-shi, Kanagawa-ken, Japan

Citizenship: Japan

Post Office Address: Same



As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

crarmed and for which a paten	t is sought on the i	nvencion entitled			
"Recording And Playing Back D Program Sending Device"	evice, Storage Devic	e, Computer Device,	Data Process	ing Method,	And
the specification of which (c	heck one)				
is attached hereto.  X was filed on 09/17/2001 as Application Serial No. and was amended on		if applicable).			
I hereby state that I have reincluding the claims, as amen				ified spec	ification,
I acknowledge the duty to disc 37, Code of Federal Regulation		ich is material to	patentability	as defined	in Title
I hereby claim foreign prioric Section 365(b) of any foreign of any PCT International appl States, listed below and have certificate or PCT Internation which priority is claimed:	application(s) for ication which design also identified bel	patent or inventor' ated at least one c ow any foreign appl	s certificate, ountry other t ication for pa	or Section than the United the Control of the Contr	n 365(a) ited ventor's
Prior Foreign Application(s)			Priority	y Claimed	
2000-281184 (Number)	Japan (Country)	09/17/2000 (Day/Month/Year F	iled)	X_Yes	No
I hereby claim the benefit und application(s) or Section 365 listed below and, insofar as disclosed in the prior United first paragraph of Title 35, information which is material Section 1.56, which occurred international filing date of	(c) of any PCT Inter the subject matter o States or PCT Inter United States Code, to patentability as between the filing d	national application f each of the claim national application Section 112, I ackno defined in Title 3	n designating s of this appl n in the manne owledge the du 7, Code of Fed	the United ication is er provided aty to discleral Regula	States, not by the lose ations,
None					

None					
(Application Serial No.)	(Filing Date)	(Status)	(patented,	pending,	abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.